

SO ORDERED,

Judge Katharine M. Samson United States Bankruptcy Judge Date Signed: August 5, 2019

The Order of the Court is set forth below. The docket reflects the date entered.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF MISSISSIPPI

IN RE: DENISE JONES

DEBTOR

Case No.: 19-50980-KMS

Chapter 13

ORDER CONFIRMING CHAPTER 13 PLAN

The Debtor(s) plan was filed on $\underline{05/22/2019}$, and amended/modified by subsequent order(s) of the court, if any. The plan was transmitted to creditors pursuant to Bankruptcy Rule 3015. The court finds that the plan meets the requirements of 11 U.S.C. § 1325.

IT IS ORDERED THAT:

- 1. The Debtor(s) chapter 13 plan attached hereto is confirmed.
- 2. The following motions are granted (if any):
 - a. Motion for valuation of security, payment of fully secured claims, and modification of undersecured claims made under Rule 3012 (§ 3.2 of the plan);
 - b. Motion to avoid lien pursuant to Section 522 (§ 3.4 of the plan).
- 3. The stay under Section 362(a) is terminated as to the collateral only and the stay under Section 1301 is terminated in all respects regarding collateral listed in Section 3.5 of the plan (if any).
- 4. All property shall remain property of the estate and shall vest in the Debtor(s) only upon entry of discharge. The Debtor(s) shall be responsible for the preservation and protection of all property of the estate not transferred to the Trustee.
- 5. The Debtor(s) attorney is awarded a fee in the amount of \$3,600.00, of which \$3,600.00 is due and payable from the estate.

##END OF ORDER##

Approved:

Thomas Carl Rollins, Jr., Esquire, Attorney for the Debtor(s)

Submitted by:

Warren A. Cuntz., Jr., Trustee P.O. Box 3749, Gulfport, MS 39505-3749 228.831.9531

19-50980-KMS Dkt 2 Filed 05/22/19 Entered 05/22/19 08:08:19 Page 1 of 5

Debtor 1 Debtor 2 Full Nume (First, Middle, Last)
Check if this is an amended plan, and list below the sections of the plan that have been changed. Check if this is an amended plan, and list below the sections of the plan that have been changed.
United States Bankruptcy Court for the MISSISSIPPI
Chapter 13 Plan and Motions for Valuation and Lien Avoidance 12/17 Part I: Notices To Debtors: This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances or that it is permissible in your judicial district. Plans that do not comply with local rules and judicial rulings may not be confirmable. The treatment of ALL secured and priority debts must be provided for in this plan. In the following notice to creditors, you must check each box that applies To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation on or before the objection deadline announced in Part 9 of the Notice of Chapter 13 Bankruptcy Case (Official Form 3091). The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. The plan does not allow claims. Creditors must file a proof of claim to be paid under any plan that may be confirmed. The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. 1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in partial payment or no payment at all to the secured creditor 1.2 Avoldance of a judicial lien or nonpossessory, nonpurchase-money security interest, Included Not Included set out in Section 3.4. 1.3 Nonstandard provisions, set out in Part 8.
To Debtors: This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances or that it is permissible in your judicial district. Plans that do not comply with local rules and judicial rulings may not be confirmable. The treatment of ALL secured and priority debts must be provided for in this plan. In the following notice to creditors, you must check each box that applies To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation on or before the objection deadline announced in Part 9 of the Notice of Chapter 13 Bankruptcy Case (Official Form 3091). The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. The plan does not allow claims. Creditors must file a proof of claim to be paid under any plan that may be confirmed. The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. 1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor 1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, lincluded lincluded lincluded 1.3 Nonstandard provisions, set out in Part 8. Plan Payments and Length of Plan
To Debtors: This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances or that it is permissible in your judicial district. Plans that do not comply with local rules and judicial rulings may not be confirmable. The treatment of ALL secured and priority debts must be provided for in this plan. In the following notice to creditors, you must check each box that applies To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation on or before the objection deadline announced in Part 9 of the Notice of Chapter 13 Bankruptcy Case (Official Form 3091). The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. The plan does not allow claims. Creditors must file a proof of claim to be paid under any plan that may be confirmed. The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. 1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor 1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, lincluded lincluded lincluded 1.3 Nonstandard provisions, set out in Part 8. Plan Payments and Length of Plan
To Debtors: This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances or that it is permissible in your judicial district. Plans that do not comply with local rules and judicial rulings may not be confirmable. The treatment of ALL secured and priority debts must be provided for in this plan. In the following notice to creditors, you must check each box that applies To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation on or before the objection deadline announced in Part 9 of the Notice of Chapter 13 Bankruptcy Case (Official Form 3091). The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. The plan does not allow claims. Creditors must file a proof of claim to be paid under any plan that may be confirmed. The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. 1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor 1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4. Pont 2: Plan Payments and Length of Plan
To Debtors: This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances or that it is permissible in your judicial district. Plans that do not comply with local rules and judicial rulings may not be confirmable. The treatment of ALL secured and priority debts must be provided for in this plan. In the following notice to creditors, you must check each box that applies To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation on or before the objection deadline announced in Part 9 of the Notice of Chapter 13 Bankruptcy Case (Official Form 3091). The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. The plan does not allow claims. Creditors must file a proof of claim to be paid under any plan that may be confirmed. The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. 1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor 1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4. Pont 2: Plan Payments and Length of Plan
indicate that the option is appropriate in your circumstances or that it is permissible in your judicial district. Plans that do not comply with local rules and judicial rulings may not be confirmable. The treatment of ALL secured and priority debts must be provided for in this plan. In the following notice to creditors, you must check each box that applies To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation on or before the objection deadline announced in Part 9 of the Notice of Chapter 13 Bankruptcy Case (Official Form 3091). The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. The plan does not allow claims. Creditors must file a proof of claim to be paid under any plan that may be confirmed. The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. 1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor 1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, Included Not Included Set out in Section 3.4. 1.3 Nonstandard provisions, set out in Part 8.
To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation on or before the objection deadline announced in Part 9 of the Notice of Chapter 13 Bankruptcy Case (Official Form 3091). The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. The plan does not allow claims. Creditors must file a proof of claim to be paid under any plan that may be confirmed. The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. 1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor 1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4. 1.3 Nonstandard provisions, set out in Part 8. Plan Payments and Length of Plan
You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation on or before the objection deadline announced in Part 9 of the Notice of Chapter 13 Bankruptcy Case (Official Form 3091). The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. The plan does not allow claims. Creditors must file a proof of claim to be paid under any plan that may be confirmed. The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. 1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor 1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4. 1.3 Nonstandard provisions, set out in Part 8. Plan Payments and Length of Plan
an attorney, you may wish to consult one. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation on or before the objection deadline announced in Part 9 of the Notice of Chapter 13 Bankruptcy Case (Official Form 3091). The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. The plan does not allow claims. Creditors must file a proof of claim to be paid under any plan that may be confirmed. The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. 1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor 1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4. 1.3 Nonstandard provisions, set out in Part 8. Plan Payments and Length of Plan
to confirmation on or before the objection deadline announced in Part 9 of the Notice of Chapter 13 Bankruptcy Case (Official Form 3091). The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. The plan does not allow claims. Creditors must file a proof of claim to be paid under any plan that may be confirmed. The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. 1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor 1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4. 1.3 Nonstandard provisions, set out in Part 8. Plan Payments and Length of Plan
The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. 1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor 1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, Included Not Included set out in Section 3.4. 1.3 Nonstandard provisions, set out in Part 8.
plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan. 1.1 A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor 1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, Included Not Included set out in Section 3.4. 1.3 Nonstandard provisions, set out in Part 8.
a partial payment or no payment at all to the secured creditor 1.2 Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4. 1.3 Nonstandard provisions, set out in Part 8. Part 2: Plan Payments and Length of Plan
set out in Section 3.4. 1.3 Nonstandard provisions, set out in Part 8. Part 2: Plan Payments and Length of Plan
Part 2: Plan Payments and Length of Plan
2.1 Length of Plan.
The plan period shall be for a period of 60 months, not to be less than 36 months or less than 60 months for above median income debtor(s). If fewer than 60 months of payments are specified, additional monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.
2.2 Debtor(s) will make payments to the trustee as follows:
Debtor shall pay\$303.23 (monthly, semi-monthly, weekly, or bi-weekly) to the chapter 13 trustee. Unless otherwise ordered by the court, an Order directing payment shall be issued to the debtor's employer at the following address:
Direct.

APPENDIX D

19-50980-KMS Dkt 26 Filed 08/05/19 Entered 08/05/19 14:59:28 Page 3 of 6

19-50980-KMS Dkt 2 Filed 05/22/19 Entered 05/22/19 08:08:19 Page 2 of 5

Debtor	-	Denise Diane Jones		Case number	er
Joint Del court, an	btor shal Order d	l pay (monthly, semi-mirecting payment shall be issued to t	onthly, weekly, or be he joint debtor's employer a	i-weekly) to the chap at the following addre	ter 13 trustee. Unless otherwise ordered by the ess:
2.3	Incom	e tax returns/refunds.			
	Check (all that apply Debtor(s) will retain any exempt i	income tax refunds received	during the plan term	ı.
		Debtor(s) will supply the trustee verturn and will turn over to the tru			g the plan term within 14 days of filing the I during the plan term.
		Debtor(s) will treat income refund	ls as follows:		
2.4 Addi	itional p	ayments.			
Chec	k one.	None. If "None" is checked, the r	est of § 2.4 need not be con	pleted or reproduced	d.
Part 3:	Treat	ment of Secured Claims			
3.1	Mortg	ages. (Except mortgages to be crar	nmed down under 11 U.S.	C. 8 1322(c)(2) and	identified in § 3.2 herein.).
	None Princ 1322 claim	(b)(5) shall be scheduled below. About filed by the mortgage creditor, subject to Home Point Financial	ng term secured debt which sent an objection by a party lect to the start date for the o	is to be maintained and in interest, the plan vectorinuing monthly n	and cured under the plan pursuant to 11 U.S.C. § will be amended consistent with the proof of nortgage payment proposed herein.
-NO NE-	Mtg arre	ars to	Through	month	
3.1(b) Property Mtg pm	U th he / -NOI addre	I.S.C. § 1322(b)(5) shall be schedule be proof of claim filed by the mortgaterein. NE-	d below. Absent an objection	on by a party in intere	ntained and cured under the plan pursuant to 11 est, the plan will be amended consistent with nuing monthly mortgage payment proposed
Beginni	ng mor	nth @	Plan	Direct.	Includes escrow Yes No
Property	-NONE	E- Mtg arrears to	Through	month	
3.1(c)] M	lortgage claims to be paid in full o onsistent with the proof of claim file		an objection by a par	ty in interest, the plan will be amended
Creditor	:: -NC	ONE- Approx. a	mt. due:	Int. Rate*:	
Principa (as state Portion (Equal t	d in Part of claim o Total I claim for	s: te to be paid with interest at the rate at 2 of the Mortgage Proof of Claim At to be paid without interest: \$ Debt less Principal Balance) r taxes/insurance: \$ 4 of the Mortgage Proof of Claim A	-NONE- /month,		
-		5 5 1 1 1 1 1 1 1 1 1 1	,		

19-50980-KMS Dkt 2 Filed 05/22/19 Entered 05/22/19 08:08:19 Page 3 of 5

Deptor	Denise Diane Jones		Case number	·		
		dered by the court, the inte	erest rate shall be the curent T	ill rate in this District		
3.2					one.	
		None. If "None" is checke The remainder of this par	ed, the rest of § 3.2 need not b ragraph will be effective only	e completed or reproduced. if the applicable box in Part	l of this plan is checked.	
	* -	amounts to be distributed at the lesser of any value s or before the objection de	ule 3012, for purposes of 11 U to holders of secured claims, o set forth below or any value se adline announced in Part 9 of d claim that exceeds the amou	lebtor(s) hereby move(s) the et forth in the proof of claim. the Notice of Chapter 13 Ban	court to value the collateral of Any objection to valuation substructory Case (Official Form	described below hall be filed on 1 3091).
		of this plan. If the amount treated in its entirety as an	of a creditor's secured claim a unsecured claim under Part 5 d on the proof of claim contro	is listed below as having no v of this plan. Unless otherwis	value, the creditor's allowed a se ordered by the court, the a	claim will be
Name	of creditor	Estimated amount of creditor's total claim #	Collateral	Value of collateral	Amount of secured claim	Interest rate*
Nissa Accer	n Motor	\$17,819.37	2014 Nissan Maxima 87000 miles	\$10,327.50	\$10,327.50	6.75%
7.000						
Repub	blic Finan		ннс	\$3,500.00	\$3,500.00	<u>6.75%</u> di
Repub	blic Finance obile homes	and real estate identified	HHG in § 3.2: Special Claim for tax Collateral		\$3,500.00 Begins	
Repub #For me	oblic Finance oblic homes Name of E-	s and real estate identified i	in § 3.2: Special Claim for tax Collateral nterest rate shall be the curren	es/insurance: Amount per month	Beginr	
Repub #For me -NON! * Unles	oblic Finance oblic Finance oblic Homes Name of E- ss otherwise hicles identi	creditor ordered by the court, the i	collateral Collateral nterest rate shall be the currentileage is	es/insurance: Amount per month	Beginr	
Repub #For me -NON! * Unles For vel	oblic Finance oblic Finance oblic Finance oblic Finance Name of E- ss otherwise hicles identi Secured eck one.	creditor ordered by the court, the iffied in § 3.2: The current in the court is claims excluded from 11	collateral Collateral nterest rate shall be the currentileage is	es/insurance: Amount per month It Till rate in this District	Beginr	
Repub #For me -NON! * Unles For vel	blic Finance obile homes Name of E- ss otherwise hicles identi Secured eck one.	creditor ordered by the court, the iffied in § 3.2: The current in the court is claims excluded from 11	Collateral nterest rate shall be the current mileage is U.S.C. § 506.	es/insurance: Amount per month It Till rate in this District	Beginr	
Repub #For me -NON! * Unles For vel 3.3 Che 3.4	blic Finance obile homes Name of E- ss otherwise thicles identi Secured seck one. V Motion to	ordered by the court, the infied in § 3.2: The current includes a claims excluded from 11. None. If "None" is checked to avoid lien pursuant to the court of the	Collateral nterest rate shall be the current mileage is U.S.C. § 506.	es/insurance: Amount per month It Till rate in this District e completed or reproduced.	Beginr	
Repub #For ma -NON! * Unles For vel 3.3 Che Check of	blic Finance oblic Finance oblic Finance oblic Finance Name of E- es otherwise hicles identi Secured of the control of the con	ordered by the court, the infied in § 3.2: The current includes a claims excluded from 11. None. If "None" is checked to avoid lien pursuant to the court of the	Collateral Collateral Interest rate shall be the current mileage is U.S.C. § 506. Ed, the rest of § 3.3 need not be 11 U.S.C. § 522.	es/insurance: Amount per month It Till rate in this District e completed or reproduced.	Beginr	
Repub #For me -NON! * Unless For vel 3.3 Che	blic Finance oblic Finance oblic Finance oblic Finance oblic Finance Name of E- so otherwise so otherwise hicles identi Secured of eck one. V	s and real estate identified in creditor ordered by the court, the indicate in § 3.2: The current in claims excluded from 11 None. If "None" is checked to avoid lien pursuant to its checked in the court of collateral. The debtor(s) elect to surrent to the conformation of	Collateral Collateral Interest rate shall be the current mileage is U.S.C. § 506. Ed, the rest of § 3.3 need not be 11 U.S.C. § 522.	es/insurance: Amount per month It Till rate in this District e completed or reproduced. e completed or reproduced. e completed or reproduced. elow the collateral that secures.C. § 362(a) be terminated a	month set the creditor's claim. The design of the collateral only and the col	lebtor(s) request

19-50980-KMS Dkt 2 Filed 05/22/19 Entered 05/22/19 08:08:19 Page 4 of 5

Debtor		Denise Diane Jones	Case number	
Rooms	To Go	Name of Creditor	PMSI Furniture	Collateral
Insert ad	lditional d	claims as needed.		
Part 4;	Treatm	nent of Fees and Priority Clain	15	
4.1		~	aims, including domestic support obligations other th	an those treated in § 4.5, will be paid in full
4.2	Trustee'		nd may change during the course of the case.	
4.3	Attorne	ey's fees.		
	⊘ No I	ook fee: <u>3,600,00</u>		
	Tot	tal attorney fee charged:	\$3,600.00	
	Att	orney fee previously paid:	\$0.00	
		orney fee to be paid in plan per afirmation order:	\$3,600.00	
	☐ Hou	rly fee: \$ (Subject to appr	oval of Fee Application.)	
4.4	Priority	y claims other than attorney's i	ees and those treated in § 4.5.	
	Check o		ne rest of § 4.4 need not be completed or reproduced. § 7,567.35 \$ 226.65 \$0.00	claim 7 claim 5-2
4.5	Domest	ic support obligations.		
	Ø		ne rest of § 4.5 need not be completed or reproduced.	
Part 5: 5.1		nent of Nonpriority Unsecured ority unsecured claims not sept		
	providir The st	ng the largest payment will be eff um of \$ 0.00_% of the total amount of	nat are not separately classified will be paid, pro rata. fective. Check all that apply. these claims, an estimated payment of \$34,057.00 and have been made to all other creditors provided for	• · · · · · · · · · · · · · · · · · · ·
	Regar	dless of the options checked abo	dated under chapter 7, nonpriority unsecured claims ve, payments on allowed nonpriority unsecured claim	
5.2		separately classified nonpriority	y unsecured claims (special claimants). Check one.	
	V	None. If "None" is checked, th	e rest of § 5.3 need not be completed or reproduced.	
Part 6;	Execut	tory Contracts and Unexpired	Leases	
			Mississippi Chapter 13 Plan	Page 4

19-50980-KMS Dkt 26 Filed 08/05/19 Entered 08/05/19 14:59:28 Page 6 of 6

19-50980-KMS Dkt 2 Filed 05/22/19 Entered 05/22/19 08:08:19 Page 5 of 5

Debte	Denise Diane Jones	Case number			
6.1	The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected. Check one.				
	None. If "None" is checked, the rest of	§ 6.1 need not be completed or reproduced.			
Part 7	Vesting of Property of the Estate				
7.1	Property of the estate will vest in the debtor(s)	Property of the estate will vest in the debtor(s) upon entry of discharge.			
Part 8	Nonstandard Plan Provisions				
8.1	Check "None" or List Nonstandard Plan Prov None. If "None" is checked, the rest of	risions Part 8 need not he completed or reproduced.			
	Bankruptcy Rule 3015(c), nonstandard provisions m ficial Form or deviating from it. Nonstandard provisi	ust be set forth below. A nonstandard provision is a provision not otherwise included in ions set out elsewhere in this plan are ineffective.			
The fo	ollowing plan provisions will be effective only if the for to pay student loans direct or place in fore	ere is a check in the box "Included" in § 1.3. ebearance if eligible.			
	o unsecured claimholders shall be the minim nt to be determined by trustee from schedule	num % to be paid to the unsecured class. s A & B less hypothetical ch 7 liquidation costs			
Part 9	Signatures:				
· ure	. Digitate Co.				
9.1	Signatures of Debtor(s) and Debtor(s)' Attorne	ey			
compl	eotor(s) and attorney for the Deotor(s), if any, must s ete address and telephone number.	ign below. If the Debtor(s) do not have an attorney, the Debtor(s) must provide their			
X _	/s/ Denise Diane Jones	X			
	Denise Diane Jones Signature of Debtor 1	Signature of Debtor 2			
]	Executed on May 16, 2019	Executed on			
	14080 Harley Dr.				
	Address Diberville MS 39540-0000	Address			
	City, State, and Zip Code	City, State, and Zip Code			
-	Telephone Number	Telephone Number			
	/s/ Thomas C. Rollins, Jr. Thomas C. Rollins, Jr. 103469	Date May 16, 2019			
	Signature of Attorney for Debtor(s)				
77. Ric	774 Avery Blvd N				
	Ridgeland, MS 39157 Address, City, State, and Zip Code	_			
	601-500-5533	103469 MS			
7	Telephone Number	MS Bar Number			
	trollins@therollinsfirm.com Email Address	_			